## PAYMENT BOND TO DEMONSTRATE LIABILITY COVERAGE

rety Bond No			
		(Insert number)	
arties:			
	(Inseri	t name and address of owner or ope	rator)
rincipal, incorporated			
		(Insert State of incorporation)	
f	(Insert city and St	ate of principal place of business)	
urety Company(ies), o	of		
J 1 J . //			
PA Identification Nu		Insert Surety (ies) place of business address for each facility guar	
PA Identification Nu		* ' * *	
PA Identification Nu		* ' * *	
Penal Sum Per C	Occurrence.	address for each facility guar	Nonsudden accidental

Purpose: This is an agreement between the Surety(ies) and the Principal under which the Surety(ies), its (their) successors and assignees, agree to be responsible for the payment of claims against the Principal for bodily injury and/or property damage to third parties caused by \_\_\_\_\_\_ (insert "sudden," "nonsudden" or

(insert "sudden," "nonsudden" or "both sudden and nonsudden")

accidental occurrences arising from operations of the facility or group of facilities in the sums prescribed herein; subject to the governing provisions and the following conditions.

## Governing Provisions:

- (1) Kentucky Revised Statutes Chapter 224, as amended.
- (2) Rules and regulations of the Energy and Environment Cabinet (the Cabinet), particularly 401 KAR 39:090.

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	naintain liability coverage for bodily injury and property damage to third parties caused by  accidental occurrences arising from operations of en", "Nonsudden" or "Both Sudden and Nosudden")  or group of facilities. Such obligation does not apply to any of the following:					
(insert "Sudd	en", "Nonsudden" or "Both Sudden and Nosudden")					
the facility	or group of facilities. Such obligation does not apply to any of the following:					
(a)	Bodily injury or property damage for which is					
49	(insert Principal)					
	obligated to pay damages by reason of the assumption of liability in a contract or					
	agreement. This exclusion does not apply to liability for damages that					
	would be obligated to pay in the absence of					
	(insert Principal)					
	the contract or agreement.					
<b>(b)</b>	Any obligation of under a workers' compensa-					
(c)	tion, disability benefits, or unemployment compensation law or similar law.  Bodily injury to:					
(c)						
	1 . An employee of arising from, and in (insert Principal)					
	the course of, employment by ; or					
	the course of, employment by; or; or					
	2. The spouse, child, parent, brother or sister of that employee as a consequence					
	of, or arising from, and in the course of employment by					
	This exclusion applies:					
	(insert Principal)					
	(insert Principal)  (A) Whether may be liable as an insert Principal)					
	employer or in any other capacity; and					
	(B) To any obligation to share damages with or repay another person who must pay					
	damages because of the injury to persons identified in paragraphs 1 and 2.					
(d)	Bodily injury or property damage arising out of the ownership, maintenance, use, or					
()	entrustment to others of any aircraft, motor vehicle or watercraft.					
(e)	Property damage to:					
(0)						
	(insert Principal)					
	2) Premises that are sold, given away or abandoned by if the property damage arises out of any part of those premises;					
	if the property damage arises out of any part of those premises; (insert Principal)					
	(insert Principal)					
	4) Personal property in the care, custody or control of ;					
	(insert Principal)					

of(insert Principal)	vorking directly or indirectly on behalf
* '	are performing operations, if the
property damage arises out of these of	
(2) This bond assures that the Principal v in Condition 1.	will satisfy valid third party liability claims, as described
(3) If the Principal fails to satisfy a value Surety(ies) becomes liable on this bond obligation.	id third party liability claim, as described above, the party liability claim only upon the receipt of one of the
following documents:	party hability claim only upon the receipt of one of the
(a) Certification from the Princi	pal and third party claimant(s) that the liability claim tion shall be worded as follows:
CERTIFIC	CATION OF VALID CLAIM
The undersigned, as parties	
	(Insert Name of Principal)
and	
(insert name and add	ress of third party claimant(s))
hereby certify that the claim of bodily injury and/or	r property damage caused by a
accidental occurrence arising from operating	hazardous waste treat- (insert Principal)
ment, storage, or disposal facility should be paid in	
ment, storage, or disposar racinty should be paid in	· inc amount of $\phi$
(Signature of Principal)	<del>Date</del>
(Signature of Trincipal)	Duie
(Name of Principal)	
(Signature of Notary Public)	Date Notary's Commission Expires:
(Signature of tvotary I wone)	Bute Woldly's Commission Expires.
(Signature of Claimant(s))	Date
(Name of Claimant(s))	
(Signature of Notary Public)	Date Notary's Commission Expires:
or	
or property damage caused	blishing a judgement against the Principal for bodily injur by sudden or nonsudden accidental occurrences arisin incipal's facility or group of facilities.
	ond with another mechanism for liability coverage, this
bond will be considered	coverage.
	all not be discharged by any payment or succession or payments shall amount in the aggregate to the penal surface typical because of social

annual aggregate penal sum, provided that the Surety(ies) furnish(es) notice to the Director of the Division of Waste Management in the Cabinet, hereinafter the Director of the Division, forthwith of all claims filed and payments made by the Surety(ies) under this bond.

- (7) The Surety(ies) may cancel the bond by sending notice of cancellation by certified mail to the Principal and the Director of the Division, provided, however, that cancellation shall not occur during the 120 days beginning on the date of receipt of the notice of cancellation by the Principal and the Director of the Division, as evidenced by the return receipts.
- (8) The Principal may terminate this bond by sending written notice to the Surety(ies) and to the Director of the Division.
- (9) The Surety(ies) hereby waive(s) notification of amendments to applicable laws, statutes, rules and regulations and agree(s) that no such amendment shall in any way alleviate its (their) obligation on this bond.
- (10) This bond is effective from \_\_\_\_\_\_ (12:01 a.m., local time, at \_\_\_\_\_ (insert date) the address of the Principal as stated herein) and shall continue in force until terminated as described above.

In Witness Whereof, the Principal and Surety(ies) have executed this Bond and have affixed their seals on the date set forth above.

The persons whose signatures appear below hereby certify that they are authorized to execute this surety bond on behalf of the Principal and Surety(ies) and that the wording of this surety bond is identical to the wording specified in 401 KAR 39:090 as such regulations were constituted on the date this bond was executed.

## (Signature) (Name) (Title) (Signature) (Signature) (Signature) (Corporate Seal) (Name) (Title) CORPORATE SURETY(IES) (Name and address) State of incorporation:

**Liability Limit:** 

\$

(Signature)	
	(Corporate Seal)
(Name)	· •
$(\overline{Title})$	
(Signature)	
(Name)	(Corporate Seal)
$(\overline{Title})$	
[For every co-surety, provide signature(s), corporate Surety above.]	te seal, and other information in the same manner as for
Bond premium: \$	
DWM-6035O, effective 2/22/18	

(Note: Use of this language is required by 401 KAR 39:090)